Attorney or Party without Attorney: BOBBY A. GHAJAR, Bar #198719 HOWREY LLP 550 SOUTH HOPE STREET SUITE 1100 LOS ANGELES, CA 90071 Telephone No. (213) 892-1800	AX No. (213) 892-2300		·	For Court Use Only
Automes for: Plaintiff		Ref. No. or File No.: 43633		
Insert name of Cours, and Indicial District and	Branch Court:			
United States District Court, Southern	a District Of California	· · · · · · · · · · · · · · · · · · ·		
Plaintiff: BMW OF NORTH AMERICA	L, LLC, ET AL.			
Defendant: EUROTECH WHEELS; LL	C, ET AL.			
PROOF OF SERVICE	Hearing Date:	Time;	Dept/Div:	Case Number:
SUMMONS IN A CIVIL				08 CV 0171 JM WMc

- 1. At the time of service I was at least 18 years of age and not a party to this action.
- 2. I served copies of the Summons In A Civil Action Complaint; Civil Cover Sheet; Notice Of Party With Financial Interest Under Civil Local Rule 40.2; Report On The Filing Or Determination Of An Action Regarding A Patent Or Trademark

3. a. Party served: b. Person served: EUROTECH WHEELS, LLC

RYAN MOALEMI, AGENT FOR SERVICE, Served under CCP 415.20.

4. Address where the party was served:

6350 NANCY REDGE DR.

#104

San Diego, CA 92121

5. ] served the party:

b. by substituted service. On: Thu., Feb. 14, 2008 at: 3:20PM by leaving the copies with or in the presence of:

"JOHN DOE" (Middle Eastern Male, 45-55yrs, 180lbs, black hair, brown eyes,

5'8") PERSON IN CHARGE., Served under CCP 415.20.

(1) (Business) a Person in charge at least 18 years of age apparently in charge of the office or usual place of business of the person served. I informed him or her of the general nature of the papers.

(4) I thereafter mailed (by first-class, postage prepaid) copies of the documents to the person to be served at the place where the copies were left. I mailed the document on: Wed., Feb. 20, 2008 from: SAN DIEGO, CA

1971

- 7. Person Who Served Papers:
  - a. KATHLEEN MAE YOUNG
  - **b. NATIONWIDE LEGAL INC.**

316 W. 2ND STREET

**SUITE 705** 

LOS ANGELES, CA 90012

c. (213) 625-9100, FAX (213) 625-9111

Recoverable Cost Per CCP 1033.5(a)(4)(B)

d. The Fee for Service was:

e. I am: (3) registered California process server

(i) Independent Contractor

(ii) Registration No.: 1404

(iii) County:

San Diego

8. I declare under penalty of perjury under the laws of the State of California and under the America that the foregoing is true and correct.

Date:Mon, Mar. 03, 2008

Rule 2.350.(2.06/fb) Rev January 1, 2007

RETURN OF SERVICE							
Service of the Summons and Complaint was made by me	I	DATE 02/14/08 @ 3:20 PM					
NAME OF SERVER Kathleen Mae Young			TITLE Registered Process Server				
Check one hox below to indicate appropriate method of service							
Served personally upon the defendant. Place where served:							
Left copies thereof at the defendant's dwelling, house or usual place of abode with a person of suitable age and discretion then residing therein:							
Name of person with whom the summons and complaint were left:							
Return unexecuted:							
Other (specify): Served on "John Doe" (Middle Eastern Male, 45-55 yrs., 180fbs., Black hair, Brown eyes, 5'8") Person Apparently in Charge at business address (SEE ATTACHED DECLARATION)							
STATEMENT OF SERVICE FEES							
TRAVEL SERVICES TOTAL \$0.00							
DECLARATION OF SERVER  I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service is true and correct.  Executed on: 31006  Date  Signature of Server 316 W. 2nd, #705, Los Angeles, CA 99012							
Address of Server							
NOTICE OF RIGHT TO CONSENT TO TRIAL BY A UNITED STATES MAGISTRATE							
IN ACCORDANCE WITH THE PROVISION OF 28 USC 636(C) YOU ARE HEREBY NOTIFIED THAT A U.S.  MAGISTRATE OF THIS DISTRICT MAY, UPON CONSUNT OF ALL PARTIES, CONDUCT ANY OR ALL  PROCEEDINGS, INCLUDING A JURY OR NON-JURY TRIAL, AND ORDER THE UNTRY OF A FINAL JUDGMENT.  COUNSEL FOR THE PLAINTIFF HAS RECEIVED A CONSENT FORM.							
YOU SHOULD BE AWARE THAT YOUR DECISION TO CONSENT OR NOT CONSENT IS ENTIRELY VOLUNTARY AND SHOULD BE COMMUNICATED SOLELY TO THE CLERK OF COURT. ONLY IF ALL PARTIES CONSENT WILL THE JUDGE OR MAGISTRATE TO WHOM THE CASE HAS BEEN ASSIGNED BE INFORMED OF YOUR DECISION.							
JUDGEMENTS OF THE U.S. MAGISTRATES ARE APPEALABLE TO THE U.S. COURT OF APPEALS IN ACCORDANCE WITH THIS STATUTE AND THE FEDERAL RULES OF APPELLATE PROCEDURE.							

1) As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure